

REMARKS

Claim Rejections – 35 USC § 102

In the Office Action dated May 11, 2005, the Examiner detailed his rejections in view of the applicants' previous response (filed February 17, 2005). The applicants had argued that Khouri did not show that the web pages were associated with pre-specified information about potential calls. In response, the Examiner argued that the URLs of the webpage satisfied the requirement of pre-specified information. The Examiner argued that there was no limitation on the nature of the pre-specified information recited in the rejected claim.

It is respectfully submitted that this analysis was incorrect as the information had to be information about potential calls, and this was clearly argued in the last response but was not commented on in the Examiner's rebuttal. Nevertheless, to further emphasize this distinction the applicants are submitting further amended claims.

In order to distinguish the identifiers or URLs disclosed in Khouri (as "pre-specified information") from the types of information with which this invention is concerned, namely the caller identity and the time of day, the currently submitted claims are limited to these specific embodiments.

Thus, claim 1 has been amended to include the feature of claim 10, which is cancelled in consequence (i.e. that the pre-specified information relates to the identity of call members, and providing a web page on the basis of that identity). A new independent claim 24 has been introduced, which corresponds to the structure of currently amended claim 1, but instead of including the feature of originally filed claim 10, incorporates the feature of originally filed claim 12, which is cancelled in consequence. i.e. that the pre-specified information relates to time of day information, and providing a web page on the basis of that time.

Claims 1 and 24 also include the feature of maintaining a record of the associations between the stored web pages and the potential caller identities or times of day of potential calls. Khouri, which discloses only that web pages have associated

identifiers or URLs, clearly has no such record of associations. Claims 1 and 24 require that this record is consulted to determine which of the stored web pages is to be served when a call is in progress.

Newly introduced dependent claims 25-29 correspond to currently amended claims 13, 14, 16, 17 and 19.

Claims 5, 11 and 15 have been amended to take into account the stored record of associations.

It is respectfully submitted that each of the dependent claims rejected on the basis of anticipation should be regarded as patentable as being based on an allowable independent claim.

As the features argued for in support of patentability were already raised in the last response also, it is respectfully submitted that no new issues are being raised.

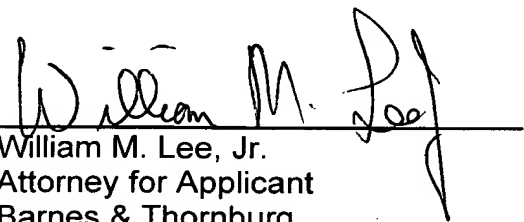
Claim Rejections – 35 USC § 103

Claim 15, being dependent on claim 1, shares patentability for similar reasons at least. The applicants submit that the previously-presented arguments still apply.

Further and favorable reconsideration is therefore requested.

June 30, 2005

Respectfully submitted,

A handwritten signature in black ink, appearing to read "William M. Lee, Jr.", is written over a horizontal line.

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